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Sec. 13. No milk sold, kept, or offered for sale within the city of St. Joseph shall contain more than 300,000 bacteria per cubic centimeter.

SEC. 14. The following rules shall be complied with:

RULE 1. Barn must not leak, must have tight floor with well-drained gutter, and have a sufficient number of windows for proper light and ventilation.

RULE 2. Barn must be thoroughly cleaned at least once a day, and manure must

be removed not less than 25 feet from barn.

RULE 3. Feed troughs and mangers must be kept clean and sanitary at all times. RULE 4. Cows must be supplied with clean, fresh well, spring, or hydrant water, and the watering troughs must be kept clean and sanitary.

Rule 5. Barn must be whitewashed on inside at least once a year.

RULE 6. The udders and the surrounding parts must be wiped with a clean damp cloth immediately before milking, and milking must be done with dry hands. Tobacco should not be used while milking.

Rule 8. Milk must be strained in milkhouse through four thicknesses of clean, recently sterilized cloths, free from holes.

Rule 9. All cans, bottles, and other utensils must be thoroughly cleaned with salsoda, soap, or any reliable cleansing powder, after which they must be thoroughly sterilized with boiling water or live steam and placed in an inverted position in pure air to drain.

Rule 10. All milk must be cooled to a temperature of 60° F., or lower, immediately

after milking, and kept at such temperature until delivered to the customer.

RULE 11. The United States Government score-card system shall be used in scoring all dairies, and any person whose dairy scores lower than 40 shall be notified and given 30 days in which to make necessary improvements, at the end of which time, if such improvements shall not have been made, the sale of all milk or cream from such dairy shall be prohibited within the city and the certificate of such person shall be revoked.

Rule 12. All milk wagons, ice chests, or ice containers therein must be kept at all times clean and free from all odor, and it is hereby declared unlawful for any

garbage or refuse of any form or kind to be allowed on any milk wagon.

Sec. 15. No provisions of this ordinance except sections 4 and 5 shall apply to any resident of the city of St. Joseph who may sell milk or cream from not to exceed 2 cows: Provided, That that portion of section 9 which pertains to the tuberculin test shall apply to all dealers.

SEC. 16. All ordinances or parts of ordinances in conflict herewith are hereby repealed and any person, firm, or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than \$10 and not more than \$50. [Ordinance adopted Sept. 13, 1911.]

SAN FRANCISCO, CAL.

RAGS AND CAST-OFF CLOTHING-USE OF AS WIPING RAGS.

Sec. 1. It shall be unlawful for any person, firm, or corporation to sell or offer for sale soiled cloths or rags, or soiled or disused or cast-off underclothing, garments, bedding, bedclothes or parts thereof, for use as wiping rags, unless the same have been cleansed and sterilized by a process of boiling continuously for a period of 40 minutes in a solution containing at least 5 per cent of caustic soda.

Sec. 2. It shall be unlawful for any person, firm, or corporation employing mechanics, workmen, or laborers, to furnish or supply such employees for use as wiping rags, soiled cloths or rags, or soiled or disused or cast-off underclothing, garments, bedclothes, bedding or parts thereof, unless the same have been cleansed and sterilized in

the manner herein prescribed.

Sec. 3. Wiping rags within the meaning of this ordinance are cloths and rags used for wiping and cleaning the surfaces of machinery, machines, tools, locomotives, engines, motor cars, automobiles, cars, carriages, windows, furniture, and surfaces of articles, in factories, shops, steamships, and steamboats, and generally in industrial employments; and also used by mechanics and workmen for wiping from their hands and bodies soil incident to their employment.

Sec. 4. It shall be unlawful for any person, firm, or corporation to establish or maintain a laundry for cleaning or sterilizing wiping rags or soiled cloths or rags or soiled and disused or cast-off clothing, garments, underclothing, bedclothes, bedding, or parts thereof, within the limits of the city and county of San Francisco, without having first complied with the ordinances of the said city and county regulating the conducting of public laundries and obtain a permit therefor as required by section 12 of this ordinance.

SEC. 5. No charge whatever shall be made, or compensation or fee collected or received for the performance of any services required by the provisions of this ordinance, or the issuance of certificates or permits, but all such services shall be performed

free of charge.

SEC. 6. All soiled cloths and rags and soiled and disused and cast-off underclothing, garments, bedclothes, bedding and parts thereof, before being offered for sale, or sold or furnished for use as wiping rags must be subjected to a process of sterilizing approved by the board of health of the city and county of San Francisco, including the process of boiling for a period of 40 minutes in a solution of caustic soda mentioned in section 1. Before washing, all sleeves, legs, and bodies of garments must be ripped and opened and all garments made into flat pieces.

SEC. 7. It shall be unlawful for any person, firm, or corporation to wash, cleanse, sterilize, or dry disused or castoff clothing, garments, underclothing, bedclothes, bedding or parts thereof, or soiled cloths or rags in the same building or by the same machines or appliances by which clothing, bedding, or other articles for personal or

household use are laundered.

Sec. 8. Each package or parcel of wiping rags must before being sold be plainly marked "Sterilized wiping rags," with the number and date of the certificate given by the health officer of the said city and county for the conducting of a laundry in which the rags contained in such package or parcel were cleansed and sterilized or with the name and location of the laundry in which said rags were cleansed and sterilized.

SEC. 9. Wiping rags imported into this city and county from other cities, counties, or States shall not be used, sold, or offered for sale, unless they have been cleansed and sterilized as required by this ordinance, or unless such imported rags are inspected by the health officer and a certificate given by him that such rags have been inspected

and cleansed and sterilized as required by this ordinance.

SEC. 10. The health officer shall inspect all wiping rags and give a certificate to that effect when the rags inspected have been cleansed and sterilized as required by this ordinance. Such certificate shall also state the date of inspection, the quantity and number of parcels inspected, the name of the owner, and the place where the wiping rags were cleansed and sterilized.

SEC. 11. All persons having wiping rags in their possession for sale or for use shall, upon demand of any officer of the department of public health or any police officer, exhibit such wiping rags for inspection and give all information as to where and from

whom said wiping rags were obtained.

Sec. 12. No person, firm, or corporation shall engage in the business of laundering, cleaning, or sterilizing cloths or material for wiping rags, or selling wiping rags without a permit therefor from the board of health. Such permit shall be granted as of course on the first application and may be revoked by the board of health for violation by the holder of any of the provisions of this ordinance. Subsequent permits to a person, firm, or corporation in place of a permit revoked may be granted or refused at the discretion of the board. The board of health shall keep a register of all persons engaged in laundering, cleaning, sterilizing, or selling wiping rags, and shall enter therein the place of business, the date of issue, and the revocation of permit.

PENALTY.

Sec. 13. Any person, firm, or corporation who shall violate any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not to exceed \$500, or by imprisonment in the county jail for not more than six months, or by both such fine and imprisonment.

SEC. 14. The police authorities are hereby directed to have the provisions of this

ordinance enforced.

Sec. 15. This ordinance shall take effect and be in force 10 days after its passage. [Ordinance adopted Sept. 18, 1911.]